UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSERIS	D.
DISTRICT OF MASSACHUSETTS	OFFICE

	2004 SEP 24 A 10: 0;
UNITED STATES OF AMERICA, )	U.S. DISTRICT COURT DISTRICT OF MASS.
VS.	N() MI-()4-XI3-MPH
TONY TEXIERA,	04-10105-REL
Defendant)	

## ASSENTED-TO MOTION TO EXTEND FILING DATE FOR MOTION TO SUPPRESS

The Defendant, Tony Texiera, requests through counsel that this Court grant him an additional two (3) weeks to file his Motion to Suppress. Specifically, the Defendant requests that the Court allow him to file his Motion no later than October 13, 2004.

As grounds, the Defendant states that counsel requires the additional time to properly prepare the Motion.

The Government has assented to this Motion.

Respectfully submitted,

FOR THE DEFENDANT,

Barry P. Wilson

LAW OFFICES OF BARRY P. WILSON

240 Commercial Street

Suite 5A

Boston, Massachusetts 02109

(617) 248-8979

(617) 523-8700 (Fax)

## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

UNITED STATES OF	)	
AMERICA,	)	
	) CRIMINAL NO.	
VS.	) MJ-0 <del>4-8</del> 15-MBB	
	) 04-10165-V	: ( ) ( _ <b>.</b>
TONY GOMES TEIXEIRA,	)	
DEFENDANT.	)	

## **CERTIFICATE OF SERVICE**

I, Barry P. Wilson, do hereby certify that I did serve one (1) copy of the within motion, "Motion to Extend Filing Date for Motion to Suppress" on this date, by fax and First Class Mail, to Timothy Feeley, A.U.S.A. United States Attorney's Office, One Courthouse Way, Suite 9200, Boston, MA 02210.

Date: